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## Declaration and Power of Attorney For Patent Application

#### 特許出願宜官侵及び委任状

### Japanese Language Declaration

#### 日本語宜官〇

下での氏名の桑明なとして、私は以下の過り宜甘します。	As a below neared inventor, I horoby decice: "Well:
私の住所、私容符、国際は下記の私の氏名の後に記憶され た沿りです。	My residence, paot effico eddrese and chizonette are as etales nont to my name.
下記の名称の免明に関して結束箇圏に記憶され、特許出風している免明内容について、私が最初かつ唯一の免明な(下記の氏名が一つの場合)もしくは最初かつ共同免明むであると(下記の名称が根数の場合)信じています。	l believe i cm the original, first and only inventor (ট entry ema ফালন is listed below) er on original, first and jubit inventor (ট চুটানের names are listed below) of the subject matter which a classificat করে। for which a patent is cought on the invention জোটারের
	DEVICE AUTHENTICATION INFORMATION
	INSTALLATION SYSTEM
上記免明の明知官(下記の記で対けがついていない場合は、 本官に録付)は、 ロ 一ガー月に提出され、米国出版番号または特許協定条例	the specification of which is estacted force unions for inflanting bon is chartest:    was find an 30 June 2004
国際出場合分をとし、 (出当する場合) にお正されました。 P	PCT International Application Number  CT/JP2004/009608 and was communical en  (If applicable).
私は、特許請求55囲を含む!、記訂正後の明知音を検討し、 内容を母はしていることをここに發切します。	I horoby state that I have reviewed and understand the contents of the above identified specification, including the chime, as amended by any amendment referred to disease.
むは、連邦規則法典第37起第1条56項に定置されると おり、特所資格の分配について重要な情報を開示する意数が あることを認めます。	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.03.

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#### Japanese Language Declaration (日本語宣言音)

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Prior Foreign Application(3)

外国での先行出回 P2003-188139 Japan (Number) (Country) (音分) (岡名) P2004-179562 Japan (Numbor) (Country) (で分) (国名)

私 1. 第35起米国法典119条 (e) 項に凸いて下記の栄 国特許出頭規定に記憶された権利をここに主張いたします。

(Application No.) (Filing Dato) (出版各分) (出版日)

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(Application No.) (Filing Date) (出域等) (出域形)

(Application No.) (Filing Date) (出域等) (出域形)

私は、私自身の知道に否ずいて本宣言言中で私が行なう殺明が其案であり、かつ私の入手した情報と私の付じるところに基づく表明が全て其案であると付じていること、さらに破意になされた庭園の表明及びそれと同等の行為は米国法典協同 8 部第100 1 条に否ずさ、例金または拘察、もしくはその尚方により処例されること、そしてそのような故意による庭園の申明を行なえば、出園した、又は既に許可された特許の有効性が失われることを認宜し、よってここに上記のごとく其符を食します。

i hereby claim foreign priority under Title 36. United States Costa, Section 119 (a)-(d) or 365(b) of any foreign explication(s) for patent or inventor's certificate, or 365(a) of any FCT international application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for potent or inventor's certificate, or PCT international application having a liting data before that of the application on which priority is claimed.

Priority Not Claimad 歴先和主型なし

30 June 2003 (Day/Month/Year Filed) (出域報月日) 17 June 2004 (Day/Month/Year Filed)

(田頃华月日)

I hereby claim the benefit under Title 30, United States Ceda, Section 118(a) of any United States provisional application(c) fields between

> (Application №o.) (出译②◆〉)

(Filing Dato) (州瓜目)

I heroby cloim the benefit under Title 30. United States Cests, Section 130 of any United States application(a), or 300(c) of any PCT international application designating the United States, licitizal below and, insofer as the subject matter of each of the cicins of this application is not disclosed in the parter United States or PCT international application in the matters provided by the Crail paragraph of Title 30. United States Cests Section 198, I acknowledge the duty to disclose information which is material to patentability on defined in Title 37. Code of Federal Regulations, Section 1.60 which become available between the filing date of the prior application and the national of PCT international liling date of application.

(Status: Patented, Pending, Abandoncd) (現記: 特许许可读、低几中、效见口)

(Status: Patentod, Pending, Abandoncd) (起程: 守许许可疑、依然中、故意好)

I horoby doctors that all statements made beards of my examination belief or true and that all statements made on information and belief are believed to be true; and turther that these statements were made with the tinowlodge that will'ed false statements and the like so made are punishable by the crimprisonment, or both, under Soction 1891 of 70th 10 of the United States Code and that such willful false statements may jeopardize the validity of the application or any potent issued thereon.

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#### Japanese Language Declaration (日本語宣官符)

会化状: 私は下記の発明者として、本出頭に関する一切の子統をを米特許高規係に対して遂行する弁理士または代尽人として、下記の者を指名いたします。 (弁設士、または代及人の氏名及び登録番号を明記のこと)

(品三以降の共同発明者についても同様に記録し、13名をす

POWER OF ATTORNETY: As a nemed inventor, I hereby especial the following etternoy(s) end/or egent(c) to precess this application and transact all business in the Patent and Tradement Office connected therewith (list name and registration research)

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ること)

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